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16	IN THE UNITED STATES DISTRICT COURT			
17	FOR THE DISTRICT OF ARIZONA			
		N. CD 22 00002 001 DCT DCC		
18	United States of America,	No. CR-22-08092-001-PCT-DGC		
19	Plaintiff,	STIPULATION CONCERNING VIDEO		
20	,	VISITS AND CORRESPONDENCE and		
21	VS.	MOTION TO DENY AS MOOT DEFENDANT'S MOTION TO		
	Samuel Rappylee Bateman,	PRECLUDE PRETRIAL PUNISHMENT		
22	Defendant.			
23				
24	Pursuant to the Court's March 6, 2023	Order (Doc. 64),		
25	IT IS HEREBY STIPULATED by and between Assistant U.S. Attorney Dimitra H.			
26	Sampson, counsel for the United States of America, and Defendant Samuel Rappylee			
27	Bateman, through his attorney, Marc J. Victor, Esq., that Mr. Bateman will be permitted			
28	phone calls with his sons:			

1	1.	Parley Bateman
2	2.	Jed Bateman
3	3.	Samuel Bateman Jr.
4	4.	Daniel Bateman
5	IT IS	FURTHER STIPULATED Mr. Bateman will be allowed video visits every
6	Monday, Wednesday, and Friday from 8:30 a.m. until 9:00 a.m. with:	
7	1.	Maria Bistline
8	2.	Marona Johnson
9	3.	Shandra Johnson
10	4.	Alice Barlow
11	5.	Pam Barlow
12	6.	Amanda Barlow
13	The video visits shall be limited to only one of the six individuals listed above at a time.	
14	If the detention facility cannot accommodate video visits on the days and times listed	
15	above, the detention facility may make reasonable alternate arrangements to allow for	
16	video visits.	
17	IT IS FURTHER STIPULATED Mr. Bateman will be permitted to communicate	
18	by letter, after the letters have been reviewed by detention facility staff and counsel for the	
19	United States, but only if the sender and recipient of the mail is clearly identified, and	
20	messages are not being passed to others through these letters, with anyone except the	
21	alleged victims (Jane Does 3 through 11) and his co-defendants:	
22	1. N	aomi Bistline
23	2. D	onnae Barlow
24	3. N	Ioretta Rose Johnson
25	IT IS FURTHER STIPULATED the names of Jane Does 3 through 11 will be	
26	provided to	the detention facility.
27		

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1	IT IS FURTHER STIPULATED Mr. Bateman will not communicate in any way	
2	with anyone not authorized during his phone calls and video visits (this includes sending	
3	and receiving messages to others through his approved contacts).	
4	The parties agree these stipulations moot Mr. Bateman's Motion to Preclude Pretrial	
5	Punishment (Doc. 55) and ask the Court to deny the motion as moot. The parties further	
6	request the March 20, 2023 status conference be vacated.	
7	A proposed form of order is attached.	
8	Respectfully submitted this 17 th day of March, 2023.	
9	GARY M. RESTAINO	
10	United States Attorney District of Arizona	
11	s/ Marc J. Victor s/ Jillian Besancon	
12	MARC J. VICTOR, ESQ. Attorney for Defendant DIMITRA H. SAMPSON JILLIAN BESANCON	
13	SAMUEL RAPPYLEE BATEMAN Assistant U.S. Attorneys	
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CERTIFICATE OF SERVICE I hereby certify that on this same date, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to CM/ECF registrant: Marc J. Victor, *Attorney for Defendant*. s/Jillian Besancon U.S. Attorney's Office